Cana 2:12 ar	00.407 K. Daarina	+ 20 Filed 04/04/14	Dans 1 of 1	U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS
Case 3:13-cr-		t 20 Filed 04/01/14		PageID FULED
	FOR THE NORT	STATES DISTRICT CO HERN DISTRICT OF TI LLAS DIVISION		APR - 1 2014
UNITED STATES OF A	AMERICA)		CLERK, U.S. DISTRICT COURT By 7, 4,
VS.)) CASE NO.: 3:1		Deputy
RENE LEMUS-VAZQU	JEZ (01))		
		D RECOMMENDATIONS PLEA OF GUILTY		
of the Indictment. After of the subjects mentioned in the offense charged is su such offense. I therefore be adjudged guilty of the and (b)(2), and have sente	cautioning and examining Rule 11, I determined to apported by an independence recommend that the ple offense of Illegal Reent ence imposed accordingly	R. Crim.P. 11, and has eng RENE LEMUS-VAZQ that the guilty plea was known that the guilty be accepted, a grafter Deportation, which is a few parts of guilty be accepted, and should be ordered and should be ordered.	QUEZ under oath nowledgeable and ing each of the estand that RENE Lich is a violation of the offense by	concerning each of d voluntary and that essential elements of EMUS-VAZQUEZ of 8 U.S.C. §1326(a) by the district judge,
finds by to any of	clear and convincing ever ther person or the common the Government does not be defended that has been a find by clear and convite a danger to any other pereleased under § 3142(b). The Government oppose The defendant has not be	ot oppose release. compliant with the curre incing evidence that the d erson or the community) or (c). es release. een compliant with the correcommendation, this m	is not likely to floor ant conditions of a defendant is not light if released and so	release. kely to flee or pose should therefore be
Court fingranted, or (c) exnot be de	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstance are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			

Date: April 1, 2014.

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).